THE INEFFECTIVENESS OF LAW 56

- I. What the Law was intended to accomplish
 - a. As stated in Preamble
 - (1) to prevent Germany from endangering the safety of her neighbors and again constituting a threat to international peace.
 - (2) to destroy Germany's economic potential to wage war.
 - (3) to insure that measures taken for Germany's reconstruction are consistent with peaceful and democratic purposes.
 - (4) to lay the groundwork for building a healthy and democratic German economy.
 - b. Basic approach to those aims through a decartelization (other measures are also necessary such as Level of Industry etc.)
 - (1) Deconcentration (divestitures)
 - (2) Anti-trust (practices)
 - II. How the Law operates
 - a. Deconcentration provisions and procedures (Administrative)
 - b. Anti-trust (Adm. and Court)
 - c. Effectuation of the Law depends upon joint US-UK agreement and action (veto power)
 - d. Exemptions and taking property under control
 - III. Practical application of the Law
 - a. Cumbersome administrative procedures. (time elements-duplication of efforts)
 - b. Final say lies in a board which most likely will consist of business men prejudiced against decartelization
 - c. Need for British approval
 - (1) history of part negotiations, etc.
 - (2) probable position of British in future
 - IV. Recommendations